

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/790,466	03/01/2004	Stephen P. Dulac	PD-202097	9945		
7590 05/21/2009			EXAMINER			
Hughes Electronics Corporation						
Patent Docket A	Administration					
Bldg. 001, M/S		ART UNIT	PAPER NUMBER			
PO Box 956						
El Segundo, C.	A 90245-0956		DATE MAILED: 05/21/200	Q		

Please find below and/or attached an Office communication concerning this application or proceeding.

## Notice of Non-Compliant Amendment (37 CFR 1.121)

	Application No.	Applicant(s)	
	10/790,466	DULAC, STEPHEN P.	
Ī	Examiner	Art Unit	
	OSCAR A. LOUIE	2436	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

• •	•				
The amendment document filed on <u>17 March 2009</u> is conside requirements of 37 CFR 1.121 or 1.4. In order for the amendritem(s) is required.					
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMEI  1. Amendments to the specification:  A. Amended paragraph(s) do not include mark  B. New paragraph(s) should not be underlined  C. Other	ings.				
<ul><li>2. Abstract:</li><li>A. Not presented on a separate sheet. 37 CFR</li><li>B. Other</li></ul>	3 1.72.				
"Annotated Sheet" as required by 37 CFR 1  B. The practice of submitting proposed drawing	he top margin as "Replacement Sheet," "New Sheet," or 1.121(d). g correction has been eliminated. Replacement drawings s, in compliance with 37 CFR 1.84 are required.				
C. Each claim has not been provided with the of each claim cannot be identified. Note: the number by using one of the following status (Previously presented), (New), (Not entered	oresent.  Act of all pending claims (including withdrawn claims)  Aproper status identifier, and as such, the individual status  And as such, the individual status  And as such, the individual status  And status of every claim must be indicated after its claim  By identifiers: (Original), (Currently amended), (Canceled),  By identifiers: (Withdrawn) and (Withdrawn-currently amended).  By identifiers: (Original), (Currently amended).  By identifiers: (Original), (Currently amended).  By identifier in a scending numerical order.				
5. Other (e.g., the amendment is unsigned or not signed in accordance with 37 CFR 1.4):					
For further explanation of the amendment format required by	37 CFR 1.121, see MPEP § 714.				
TIME PERIODS FOR FILING A REPLY TO THIS NOTICE:					
Applicant is given <b>no new time period</b> if the non-compliant amendment is an after-final amendment or an amendment filed after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the <b>entire corrected amendment</b> must be resubmitted.					
Applicant is given <b>one month</b> , or thirty (30) days, whichever is longer, from the mail date of this notice to supply the correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a <i>Quayle</i> action. If any of above boxes 1. to 4. are checked, the correction required is only the <b>corrected section</b> of the non-compliant amendment in compliance with 37 CFR 1.121.					
	Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a <i>Quayle</i> action.				
filed in response to a Quayle action; or	nt amendment is a non-final amendment or an amendment				
/O. A. L./ Examiner, Art Unit 2436	/Nasser G Moazzami/ Supervisory Patent Examiner, Art Unit 2436				

U.S. Patent and Trademark Office PTOL-324 (01-06)

## Continuation of 4(e) Other:

- Claim 1 recites what appears to be cancellation of the capital letters of "Digital Video Recorder" which is not shown clearly with the proper annotation; instead of line striking, double brackets are to be used (i.e. [[D]]digital [[V]]video [[R]]recorder) for clarity of record;
- Claim 5 recites what appears to be cancellation of "to" and "the" in lines 3 and 6 which is not known clearly with the proper annotation; instead of line striking, double brackets are to be used (i.e. [[to]] and [[the]]) for clarity of record;
- Claim 6 lines 2& 3 recites what appears to be line striking for "a" which needs to be [[a]] for clarity of record;
- Claim 7 line 2 recites what appears to be line striking for "a" which needs to be [[a]] for clarity of record;
- Claim 10 line 3 recites what appears to be line striking for "a" which needs to be [[a]] for clarity of record;
- Claim 17 line 1 recites what appears to be line striking for "a" which needs to be [[a]] for clarity of record;
- 37 CFR 1.121 "...The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double brackets if strike-through cannot be easily perceived..."
- The examiner notes that line striking single character letters/few character words like "a" or "to" or "e" or "the" etc. are difficult to see clearly and if cancelled must be shown with double bracketing to maintain a clear showing of record.